

**REMARKS**

Claims 1-15 are all the claims pending in the application, including new claims 11-15.

Claims 1-10 are rejected under 35 U.S.C. § 102(e) as being anticipated by Hollstrom et al. (US 6,763,247).

Hollstrom relates to portable telecommunication apparatuses of the type including a Wireless Application Protocol (WAP) browser for allowing a user to access a global information network, such as the Internet, through a wireless communication link.

Claim 1 is amended herein to include the limitation of the portable communication terminal directly connecting to the printer. Hollstrom fails to teach or suggest this limitation of the claim. Instead, Hollstrom discloses connecting its mobile telephone 1 to the external devices 30, 40 and 50 via wireless connection or wired connection. Hollstrom is silent regarding connecting the external devices directly to the mobile telephone. Therefore, claim 1 is not anticipated by Hollstrom.

Also, claims 2-5 are not anticipated by Hollstrom, at least because of their dependence from claim 1.

Claim 6 is amended to recite that the first connecting device of the portable communication terminal is directly connected to a printer. Applicant submits that claims 6-9 are not anticipated by Hollstrom for reasons analogous to those for claims 1-5.

With further regard to claim 10, Applicant submits that claim 10 is not anticipated by Hollstrom. Claim 10 recites that the print medium is an instant print film and the printing device comprises a light-emission head that exposes the instant print film according to the print information and a spread device that spreads developer in the instant print film exposed by the

***AMENDMENT UNDER 37 C.F.R. § 1.111***  
***U. S. Application No. 09/803,738***

light-emission head. The Examiner asserts that Hollstrom inherently teaches the limitations of claim 10, but Applicant disagrees. Hollstrom does not explicitly disclose the features of claim 10. Moreover, it is not necessarily the case that Hollstrom's printer has the features recited in claim 10. The Examiner points to col. 4 of Hollstrom and states that the ability of printing a picture allows the printing device to print on film exposed by the print head having different colors that are exposed into the film. However, col. 4 of Hollstrom does not make such a disclosure. Furthermore, there is nothing in Hollstrom that requires the print medium to be an instant print film and the printing device to include a light-emission head that exposes the instant print film according to the print information and a spread device that spreads developer in the instant print film exposed by the light-emission head. Thus, the Examiner's position regarding claim 10 is not supported by the reference. Therefore, claim 10 is not anticipated for this additional reason.

New claims 11-15 are added to further define the present invention. Claims 11-12 are allowable over the prior art, at least because of their dependence from claims 1 and 6, respectively. Claim 13 is a combination of original claims 6, 9 and 10, and is allowable for reasons analogous to those for claims 6 and 10 described above. Claim 14 is a combination of original claims 1-5, and claim 15 is a combination of original claims 6-8 and a portion of claim 2. Claim 14 is allowable at least because Hollstrom fails to teach or suggest wherein the image data is obtained from another apparatus or obtained by a camera function of the portable communication terminal. Claim 15 is allowable at least because Hollstrom does not teach or suggest wherein the outputting device outputs the print information to the printer. Instead,

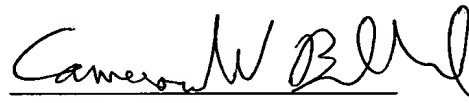
**AMENDMENT UNDER 37 C.F.R. § 1.111**  
**U. S. Application No. 09/803,738**

Hellstrom relates to digital camera control when a mobile phone and a digital camera are connected.

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,



Cameron W. Beddard  
Registration No. 46,545

SUGHRUE MION, PLLC  
Telephone: (202) 293-7060  
Facsimile: (202) 293-7860

WASHINGTON OFFICE

**23373**

CUSTOMER NUMBER

Date: February 7, 2005